- (c) Only one supervised bank account will be established for any borrower.
- (d) If both spouses sign an FLP note and security agreement, the supervised bank account will be established as a joint tenancy account with right of survivorship from which either borrower can withdraw funds.
- (e) If the funds to be deposited into the account cause the balance to exceed the maximum amount insurable by the Federal Government, the financial institution must agree to pledge acceptable collateral with the Federal Reserve Bank for the excess over the insured amount, before the deposit is made.
- (1) If the financial institution is not a member of the Federal Reserve System, the institution must pledge acceptable collateral with a correspondent bank that is a member of the Federal Reserve System. The correspondent bank must inform the Federal Reserve Bank that it is holding securities pledged for the supervised bank account in accordance with 31 CFR part 202 (Treasury Circular 176).
- (2) When the balance in the account has been reduced, the financial institution may request a release of part or all of the collateral, as applicable, from the Agency.

[72 FR 63285, Nov. 8, 2007, as amended at 76 FR 5057, Jan. 28, 2011]

§ 761.52 Deposits into a supervised bank account.

- (a) Checks or money orders may be deposited into a supervised bank account provided they are not payable:
- (1) Solely to the Federal Government or any agency thereof; or
- (2) To the Treasury of the United States as a joint payee.
- (b) Loan proceeds may be deposited electronically.

$\S 761.53$ Interest bearing accounts.

- (a) A supervised bank account, if possible, will be established as an interest bearing deposit account provided that the funds will not be immediately disbursed, and the account is held jointly by the borrower and the Agency if this arrangement will benefit the borrower.
- (b) Interest earned on a supervised bank account will be treated as normal income security.

§ 761.54 Withdrawals from a supervised bank account.

- (a) The Agency will authorize a withdrawal from the supervised bank account for an approved purpose after ensuring that:
- (1) Sufficient funds in the supervised bank account are available;
- (2) No loan proceeds are disbursed prior to confirmation of proper lien position, except to pay for lien search if needed;
- (3) No checks are issued to "cash;" and
- (4) The use of funds is consistent with the current farm operating plan or other agreement with the Agency.
- (b) A check must be signed by the borrower with countersignature of the Agency, except as provided in paragraph (c) of this section. All checks must bear the legend "countersigned, not as co-maker or endorser."
- (c) The Agency will withdraw funds from a supervised bank account without borrower counter-signature only for the following purposes:
- (1) For application on Agency indebtedness:
- (2) To refund Agency loan funds;
- (3) To protect the Agency's lien or security:
- (4) To accomplish a purpose for which such advance was made; or
- (5) In the case of a deceased borrower, to continue to pay necessary farm expenses to protect Agency security in conjunction with the borrower's estate.

§ 761.55 Closing a supervised bank account.

- (a) If the supervised bank account is no longer needed and the loan account is not paid in full, the Agency will determine the source of the remaining funds in the supervised bank account. If the funds are determined to be:
 - (1) Loan funds:
- (i) From any loan type, except Youth loan, and the balance is less than \$1,000, the Agency will provide the balance to the borrower to use for authorized loan purposes;
- (ii) From a Youth loan, and the balance is less than \$100, the Agency will provide the balance to the borrower to use for authorized loan purposes;
 - (2) Loan funds: